9	ase 2:13-cr-00340-JCM-VCF Document 8	37 Filed 03/28/14 Page 1 of 4							
1	RENE L. VALLADARES Federal Public Defender State Bar No. 11479 RACHEL KORENBLAT Assistant Federal Public Defender 411 East Bonneville Ave, Suite 250 Las Vegas, Nevada 89101								
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5	Tel.: (702) 388-6577 Fax: (702) 388-6261								
6	Attorney for David Pak								
7	UNITED STATES DISTRICT COURT								
8	DISTRICT OF NEVADA								
9	*	**							
10	UNITED STATES OF AMERICA,	2:13-cr-00340-GMN-VCF							
11	Plaintiff,	2.13 61 003 10 61/11 (101							
12	VS.	UNOPPOSED MOTION TO MODIFY CONDITIONS OF PRETRIAL RELEASE							
13	DAVID PAK,	AND PROPOSED ORDER (Expedited treatment requested)							
14	Defendant.								
15									
16	COMES NOW, the defendant, David Pak, by and through his counsel, Rachel Korenblat,								
17	Assistant Federal Public Defender, and hereby files this Motion to Modify Conditions of Pretrial								
18	Release pursuant to 18 U.S.C. § 3145(a)(2) to terminate location monitoring and home detention.								
19	Pretrial Services concurs with this request, and the	ne United States Attorney's Office does not oppose							
20	the request. This request is based upon the follow	ving points and authorities.							
21	DATED this 28th day of March, 2014.								
22	Respectfully submitted,								
23	RENE L. VALLADARES Federal Public Defender								
24	RACHEL KORENBLAT								
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26	Assistant Federal Public Defender								
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POINTS AND AUTHORITIES

On August 23, 2013 the Magistrate Court released Mr. Pak on a Personal Recognizance Bond ("PR Bond") with Pretrial Release Conditions, which included the condition that he submit to location monitoring and home detention, both "at direction of" Pretrial Services. (CR ## 5(initial appearance minutes), 8 at p. 2 (PR Bond).) Thus, for the past seven months, Mr. Pak has been monitored by Pretrial Services in the form of Passive Global Position Satellite ("GPS") and only allowed to leave his home for work and limited activities.

Mr. Pak's Pretrial Services Officer, Jamie Stroup, does not oppose terminating Mr. Pak's location monitoring and home detention. The undersigned understands that Mr. Pak has been compliant with his location monitoring and home detention. While Mr. Pak has had violations for a couple of positive tests for marijuana, he has submitted clean drug tests since he began treatment as directed by Pretrial Services in February.

Because Mr. Pak has not had any issue with his GPS monitoring, has made all court appearances, and reportedly appropriately to Pretrial Services throughout the past seven months, as well as has been drug-free since he began counseling, Mr. Pak has demonstrated that he is capable of abiding by his conditions of release. Undersigned counsel has contacted Assistant United States Attorney, Robert Knief, who does not oppose this request.

CONCLUSION

For the reasons stated above, the undersigned respectfully requests that this Court modify Mr. Pak's conditions of Pretrial Release by terminating his location monitoring and home detention.

21	DATED this 28th day of March, 2013.				
22	Respectfully submitted,				
23	RENE L. VALLADARES Federal Public Defender				
24	/s/ Rachel Korenblat				
25	By:RACHEL KORENBLAT				
26	Assistant Federal Public Defender				

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1	UNITED STATES DISTRICT COURT							
2	DISTRICT OF NEVADA							
3	* * *							
4	UNITED STATES OF AMERICA,							
5	Plaintiff,	2:13-cr-00340-GMN-VCF						
6	vs.	<u>ORI</u>	DER TO MODI <u>PRETRIA</u>	IFY CONDITIONS OF LL RELEASE				
7	DAVID PAK,							
8	Defendant							
9	Based on the Motion to Modify Conditions of Pretrial Release, and good cause appearing							
10	therefore,							
11	IT IS HEREBY ORDERED ADJUDGED AND DECREED that the Motion to Modify							
12	Conditions of Pretrial Release to terminate location monitoring and home detention is hereby							
13	GRANTED.							
14	DATED this 28th day of March/April, 2014.							
15		6	an Backer					
16	UNITED STATES MAGISTRATE JUDGE							
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